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September 10, 1993

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Ms. Katherine A. Lose (3HW42)
Remedial Project Manager
EPA Region III
841 Chestnut Building
Philadelphia, PA 19107

**Re: STANDARD CHLORINE SUPERFUND SITE
DELAWARE CITY, DELAWARE**

Dear Ms. Lose:

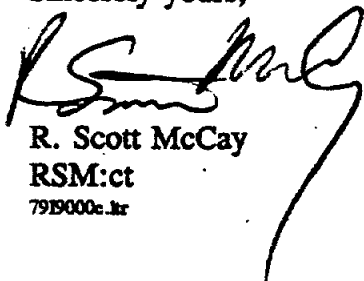
Texaco Refining and Marketing Inc. (TRMI) responds to the Environmental Protection Agency's (EPA's) August 17, 1993 letter, which was received August 24, 1993. As a preliminary matter, TRMI could not respond to EPA by August 20, 1993, as requested, because TRMI did not receive EPA's letter until August 24.

TRMI denies it has any responsibility for the release of materials that occurred on the Standard Chlorine Site in 1986. TRMI does not fall into the four liability classes under CERCLA. In addition, TRMI would be entitled to several defenses under CERCLA. However, TRMI is interested in having its former property remediated by the responsible parties. To that end, TRMI is willing to discuss methods by which its former property can be remediated in the most efficient manner.

FOIA Request. TRMI requests EPA to provide it with all technical information concerning proposed clean up methods, including but not limited to all environmental studies, the RI/FS which may have been prepared for this Site, and any other documents which detail the remedial options for the Standard Chlorine Site that EPA is now considering. Please consider this request as being made pursuant to the Freedom of Information Act, 5 U.S.C. §552 et seq. We look forward to receiving this information as soon as possible.

Should you have any questions about the foregoing, feel free to call or write.

Sincerely yours,



R. Scott McCay
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